

EXHIBIT 80

From: [Melissa Yeates](#)
To: [Sandoval-Bushur, Joseph](#); [kmcnabb@lchb.com](#); [smmdlschooldistrictbellwethergroup@lfsblaw.com](#)
Cc: [SOCIALMEDIASD@SKADDENLISTS.COM](#)
Subject: RE: MDL 3047 - Hoover Materials
Date: Friday, June 6, 2025 2:52:54 PM

My apologies. I inadvertently sent the wrong list. Revised list below. Thanks!

Baltimore City	Ketia Stokes Courtney Pate Erik Bandzak Patricia Roberts-Rose Michael McCormick
Breathitt	Phillip Watts Daphne Noble Kera Howard Jeremy Hall Stacy McKnight
Charleston	Shavonna Coakley Lisa Allison
Chathams	Michael Lasusa Emily Sortino Connor Henderson
Dekalb	Norman Sauce III Darnell Logan Denise Revels Kishia Towns
Harford	Christina Alton Buzz Williams Bernard Hennigan
Hillsborough	Tracye Brown Myrna Hogue
Irvington	April Vauss Michael Bussacco Shelley Pettiford
Jordan	Travis Hamblin Stacee Worthen
Spartanburg 6	J. Funderburk Alan Eggert
St Charles	Jerry Smith
Tucson	Julie Shivanonda Anna Schwartz Warmbrand

From: Melissa Yeates

Sent: Friday, June 6, 2025 2:43 PM

To: Sandoval-Bushur, Joseph <JSandoval-Bushur@wc.com>; kmcnabb@lchb.com; smmdlschooldistrictbellwethergroup@lfsblaw.com

Cc: SOCIALMEDIASD@SKADDENLISTS.COM

Subject: RE: MDL 3047 - Hoover Materials

Counsel,

Thank you for your email regarding Dr. Hoover's reports. Regarding your first inquiry, below are the names of the interviewees from each Bellwether School District who met with Dr. Hoover:

Baltimore City	Ketia Stokes Courtney Pate Erik Bandzak Patricia Roberts-Rose Michael McCormick
Breathitt	Phillip Watts Sheretta Haddix Kera Howard Jeremy Hall Stacy McKnight
Charleston	Shavonna Coakley Lisa Allison
Chathams	Michael Lasusa Emily Sortino Connor Henderson
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Dr. Hoover does not have any notes, transcripts or other materials that contain, memorialize, or reflect Dr. Hoover's meetings with the key informants and leaders other than the reports. Moreover, as is Dr. Hoover's standard practice, she did not link any statements provided during the interviews to individual interviewees.

Regarding your second two requests, Dr. Hoover generally relied on her experience gained throughout her 25-year career, including interactions she has had with state and local education leaders and district and school administrators, teachers, and school mental health and health professionals across the country. Such meetings are a standard part of Dr. Hoover's work and it is not possible for Dr. Hoover to provide Defendants with the identity and details about those meetings that took place over the last two decades.

Best,
Melissa

From: Sandoval-Bushur, Joseph <JSandoval-Bushur@wc.com>
Sent: Tuesday, June 3, 2025 1:04 PM
To: kmcnabb@lchb.com; smmclschooldistrictbellwethergroup@lfsblaw.com
Cc: SOCIALMEDIASD@SKADDENLISTS.COM
Subject: MDL 3047 - Hoover Materials

Kelly and Plaintiffs' counsel,

The expert reports submitted by Dr. Hoover state that she has relied on "interviews with key informants" and "leaders" "from the school districts" and describe and/or quote from those interviews. Dr. Hoover also states that she has relied on "direct interactions with state and local education leaders, including district and school administrators, teachers, and school mental health and health professionals."

Defendants request that Plaintiffs immediately (and no later than Thursday, June 5):

- (1) identify, for each district, each of the "key informants" and "leaders" with whom Dr. Hoover communicated, and the identify the source of each statement she quotes and/or attributes to key informants or leaders;
- (2) produce all notes, recordings, transcripts, or other materials that contain, memorialize, or reflect Dr. Hoover's communications with each "key informant" and "leader" for each district;

(3) identify all of the “state and local education leaders, including district and school administrators, teachers, and school mental health and health professionals” with whom Dr. Hoover communicated; and

(4) produce all notes, recordings, transcripts, or other materials that contain, memorialize, or reflect Dr. Hoover’s communications with the “state and local education leaders, including district and school administrators, teachers, and school mental health and health professionals.”

Defendants are continuing to evaluate Dr. Hoover’s reports and reserve all rights to follow up with requests for additional materials.

Best,
Joseph

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